



Food and Drug Administration Cincinnati District Office 6751 Steger Drive Cincinnati, OH 45237-3097 Telephone: (513) 679-2700

FAX: (513) 679-2772

WARNING LETTER

Cin WL 1999-375

September 14, 1999

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Bohdan O. Fecowycz, M.D. Chief Radiologist The TMH Diagnostic Center 8720 East Market St. Warren, OH 44482

Dear Dr.Fecowycz:

Facility I.D.#: 217042

A representative from the State of Ohio radiation control program under contract to the Food and Drug Administration inspected your facility on August 24, 1999. This inspection revealed that your facility failed to comply with the Quality Standards for Mammography (Standards) as specified in Title 21, Code of Federal Regulations (CFR), Part 900.12, as follows:

Your records failed to demonstrate that the medical physicist, has a Master degrees or higher in a physical science, with 20 semester hours of physics.

The specific deficiency noted above appeared under the Level 1 heading on your MQSA Facility Inspection Report, which was issued at the close of the inspection. This deficiency may be symptomatic of serious underlying problems that could compromise the quality of mammography at your facility.

In addition, your response should address the Level 2 noncompliance item that was listed on the inspection report provided to you at the close of the inspection. The Level 2 noncompliance item is:

Your records did not demonstrate that your facility has a designated quality assurance interpreting physician.

The other items listed in your August 24, 1999 inspection report identified, as Level 3 should also be corrected. We will verify correction of the items during our next inspection. You are not required to address the Level 3 items in your written response.

It is your responsibility to ensure adherence to each requirement of the Mammography Quality Standards Act of 1992 (MQSA) and FDA's regulations. You are responsible for investigating and determining the causes of the deficiencies that the inspection identifies and promptly initiate permanent corrective actions.

If you fail to promptly correct these deficiencies, FDA may, without further notice, initiate regulatory action. Under MQSA, FDA may:

- Impose civil money penalties on a facility of up to \$10,000 for each failure to substantially comply with, or each day of failure to substantially comply with, the Standards.
- Suspend or revoke a facility's FDA certificate for failure to comply with the Standards.
- Seek an injunction in federal court to prohibit any mammography activity that constitutes a serious risk to human health.

Within 15 working days after receiving this letter, you should notify FDA in writing of:

- The specific steps you have taken to correct all of the violations noted in this letter;
- Each step your facility is taking to prevent the recurrence of similar violations;
- Sample records that demonstrate proper record keeping procedures, if the noncompliances that were found relate to quality control or other records

If your facility is unable to complete the corrective action within 15 working days, you should state the reason for the delay and the time within which the corrections will be completed.

Please send the original copy of your response to:

R. Terry Bolen MQSA Compliance Officer Food and Drug Administration 6751 Steger Dr. Cincinnati, OH 45237-3097

Also, please send a copy to the State radiation control office:

Mr. Dwight W. Leeseberg
Ohio Department of Health
Northeast District Office
Oliver R. Ocasek Government Office Building
161 S. High St., Suite 400
Akron, OH 44308-1616

If you have any questions regarding this letter or how to ensure you are meeting MQSA standards, please call R. Terry Bolen at (513) 679-2700, extension 138.

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Sincerely yours,

Honry L. Fielden District Director

Cincinnati District Office

c. OH/DWLeeseberg